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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/898,639	07/03/2001	Satoshi Hasegawa	P/126-206	9675
7590 10/20/2004			EXAMINER	
Steven I Weisl		AZAD, ABUL K		
Dickstein Shapiro Morin & Oshinsky LLP 1177 Avenue of the Americas - 41ST FLOOR			ART UNIT	PAPER NUMBER
New York, NY 10036-2714			2654	<u> </u>
		DATE MAILED: 10/20/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s	Applicant(s)			
		09/89	09/898,639		HASEGAWA ET AL.			
	Office Action Summary	Exam	iner	Art Unit				
			. K. AZAD	2654				
Period fo	The MAILING DATE of this community or Reply	nication appears o	n the cover sheet	with the corresponder	ice address			
A SH THE - Exte after - If the - If NO - Faill Any	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUNION of time may be available under the provision SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty (1) period for reply is specified above, the maximum tire to reply within the set or extended period for reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In I munication. 30) days, a reply within the tatutory period will apply a y will, by statute, cause the	no event, however, may e statutory minimum of t and will expire SIX (6) M e application to become	a reply be timely filed hirty (30) days will be consider ONTHS from the mailing date of ABANDONED (35 U.S.C. § 1	of this communication. 33).			
Status								
1) 又	Responsive to communication(s) fil	ed on <i>03 July 200</i>	<u>1</u> .					
		2b) This action			•			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-11 is/are pending in the 4a) Of the above claim(s) is/a Claim(s) is/are allowed.  Claim(s) 1-11 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restri	are withdrawn from						
Applicati	ion Papers							
10)⊠	The specification is objected to by the three drawing(s) filed on <u>03 July 2001</u> Applicant may not request that any objective Replacement drawing sheet(s) including	! is/are: a)⊠ acce ection to the drawing g the correction is re	(s) be held in abey quired if the drawir	ance. See 37 CFR 1.85	5(a). 37 CFR 1.121(d).			
11)[	The oath or declaration is objected t	o by the Examiner	. Note the attach	ed Office Action or for	rm PTO-152.			
Priority ι	ınder 35 U.S.C. § 119							
a)l	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internationsee the attached detailed Office actions	documents have documents have of the priority documents Bureau (PCT	been received. been received in uments have bee Rule 17.2(a)).	Application No n received in this Nat				
Attachmen	t(s)							
	e of References Cited (PTO-892)	TO 048'		Summary (PTO-413)				
3) 🔯 Inforr	e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date <u>3, 6</u> .			o(s)/Mail Date Informal Patent Applicatio	n (PTO-152)			

Application/Control Number: 09/898,639

Art Unit: 2654

## **DETAILED ACTION**

1. Claims 1-11 are pending in this Office Action.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Tsurushima et al. (US 2001/0047256 A1).

As per claim 1, Tsurushima teaches, "an audio encoder including dividing means for dividing an input signal into a plurality of frequency bands and outputting a plurality sub-band signals, and performing compression-encoding for the individual sub-band signals outputted from said dividing means, wherein said audio encoder further comprises bit-allocating means" (Fig. 3, elements 11, 12, 19, 20, 21, 16, 17 and 18; also at paragraph 0088);

"said bit-allocating means perform weighting in conformity to an equal-loudness curve that connects points representing pressure values of sounds having the same auditory loudness level for each frequency of the individual sub-band signals, and performing bit allocation to equalize a weighted quantization error in the individual sub-band signals" (Fig. 14, elements 532 and 530 and also at paragraphs 0137 to 0149).

Application/Control Number: 09/898,639

Art Unit: 2654

As per claim 2, Tsurushima teaches, "said bit-allocating means comprises a memory unit (Paragraph 016, ROM as memory unit), and

"said memory unit stores a table specifying weighting coefficients conforming to said equal-loudness curve for the individual sub-band signals" (paragraphs 0139 and 0140).

As per claim 3, Tsurushima teaches, "said memory unit further stores a weighting table specifying weighting coefficients corresponding to encoding bit rates" (paragraphs 0139 and 0140),

"said bit-allocating means performs bit allocation to equalize a weighted quantization error corresponding to the encoding bit rate in the individual sub-band signals" (paragraphs 0146 and 0147).

As per claim 4, Tsurushima teaches, "said memory unit stores a plurality of weighting tables corresponding to the encoding bit rates, and said bit-allocating means selectively uses an appropriate one of said plurality of weighting tables" (paragraphs 0137 to 0148).

As per claim 5, Tsurushima teaches, "an audio-encoding method uses a psychoacoustics analysis incorporating the consideration of auditory-sense characteristics, such as limitations of human auditory capability and masking effects" (paragraph 0149).

As per claims 6-11, they are interpreted and thus rejected for the same reasons set forth in the rejection of claims 1-5.

Application/Control Number: 09/898,639

Art Unit: 2654

## Contact Information

Any inquiry concerning this communication or earlier communications from the 4. examiner should be directed to Abul K. Azad whose telephone number is (703) 305-3838.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richemond Dorvil, can be reached at (703) 305-9645.

Any response to this action should be mailed to:

**Commissioner for Patents** 

P.O. Box 1450

**Alexandria, VA 22313-1450** 

Or faxed to:

(703) 872-9314

(For informal or draft communications, please label "PROPOSED" or "DRAFT") Hand-delivered responses should be brought to 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center's Customer Service Office at telephone number Ax. Asr (703) 306-0377.

Abul K. Azad

October 18, 2004